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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/810,314	03/14/2001	Edmund O. Schweitzer III		8678
30621 JENSEN + PUI	7590 03/22/200 NTIGAM, P.S.	7	EXAMINER	
SUITE 1020			QURESHI, AFSAR M	
2033 6TH AVE SEATTLE, WA 98121			ART UNIT	PAPER NUMBER
,			2616	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	03/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)		
	09/810,314	SCHWEITZER ET	SCHWEITZER ET AL.	
Office Action Summary	Examiner	Art Unit		
_	Afsar M. Qureshi	2616		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wit	h the correspondence ad	dress	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period versions for reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MONT , cause the application to become ABA	CATION. ply be timely filed THS from the mailing date of this control ANDONED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on 09 Se	entember 2005.			
<u> </u>	action is non-final.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	•	·		
Disposition of Claims				
4)⊠ Claim(s) <u>1-24</u> is/are pending in the application.				
4a) Of the above claim(s) is/are withdraw				
5) Claim(s) is/are allowed.				
6) Claim(s) <u>1-20</u> is/are rejected.				
7) Claim(s) <u>21-24</u> is/are objected to.				
8) Claim(s) are subject to restriction and/or	election requirement.			
Application Papers				
9) The specification is objected to by the Examiner	· •			
10) The drawing(s) filed on is/are: a) acce		v the Examiner		
Applicant may not request that any objection to the o	•	•		
Replacement drawing sheet(s) including the correcti	*	, ,	R 1 121(d)	
11) The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·	;	• •	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign	priority under 35 H S C &	110(a)./d) or (f)		
a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 55 0.0.0. §	1 13(a)-(a) or (i).		
1. Certified copies of the priority documents	have been received			
2. Certified copies of the priority documents		nlication No		
3. ☐ Copies of the certified copies of the priori			Stane	
application from the International Bureau	·	Cocived III tills Mattorial C	otage	
* See the attached detailed Office action for a list of	• • • • • • • • • • • • • • • • • • • •	eceived.		
		·		
Attachment(s)				
) ⊠ Notice of References Cited (PTO-892)	4) Interview Su	mmary (PTO-413)		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)	/Mail Date		
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Inf 6) Other:	ormal Patent Application -		

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DETAILED ACTION

Response to Amendment

- 1. This action is responsive to amendment received on 9/9/2005.
- 2. A reference is made to the fax, dated 2/13/2007, whereby Examiner's proposed amendments were incorporated in the claim in order to expedite the allowance.

 Applicant, however, later decided not to proceed with the amendments and requested, dated 2/27/2007, for another Office action. Based on which the above said amendments, via fax, are not made of record. A new rejection is followed.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

- 3. Claim 1, line 8 recites the limitation "devices may be transmitted..." is indefinite and vague.
- 4. Claim 1 recites the limitation "said ports" in line 22. There is insufficient antecedent basis for this limitation in the claim.

Appropriate correction is required.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 1-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Schweitzer III (US 5,160,926) ('Schweitzer' hereinafter).

Schweitzer discloses a communication processor apparatus between plurality of devices with data communication capability in a given location or connected remotely, comprising:

- Network system with plurality of ports for devices to be connected (40-43, fig. 2)
- at least one port of entry of control commands (ISO1, ISO2, figs. 2 & 4)
- at least one port for receiving / transmitting data from devices to another devices
 (see Summary, col. 2, lines 11-27)
- receiving / transmitting means for communicating between devices in port to
 remainder of apparatus
- means within apparatus for selectively configuring communication parameters
 associated with each port to enable proper communication between apparatus
 and devices
- means fore storing and retrieving
- means for storing user commands

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- means to process data from devices
- control means for controlling data flow and commands within apparatus and between ports

(see figs. 2, 4 & 5, col. 3, lines 33-38, col. 5, lines through col. 6, line 1-8)

Claims 2-5. The ports (fig. 2), as discussed above, are functionally the same as intelligent electric device port wherein intelligent electronic devices (IED) such as protective relays and /or meters are connected to (see col. 3, lines 33-38). Schweitzer further discloses at least six type A relay contacts (ports) A1-A6. Although not specifically disclosed but any of the above IED ports are capable being a master port per convenience of user whereby a display, a computer or a printer can be connected to and automatically configured for the same device. Schweitzer further discloses the serial data format wherein the communication parameters include baud rate, number of data bits, stop bit and parity bit (see col. 3, lines 39-46).

Claims 6-10. Schweitzer discloses means for receiving and transmitting (four ports 40-43, fig. 2) and as discussed in the rejection of claim 1 above means (port) for control commands (ISO1 and ISO2) including commands defined by users, for example a keyboard entry, scroll command, status or clear commands (see fig. 5) to carry out specific functions associated with each command. Schweitzer further discloses means for accepting signals from protective relays and providing signal to output (col. 2, lines 64 through col. 2, lines 1-8, col. 6, lines 9-29, col. 8, lines 58 through col. 9, lines 1-68).

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Schweitzer discloses means for providing time information for Claims 11-13. setting up time clock of devices attached therewith including internal clock (see col. 10, lines 25-50). There is no specific disclosure whether or not source of the time information is an externally generated IRIG-B time code signal. However, as admitted by the Applicant (see col. 4, lines 44-46) IRIG-B time code signal is known and old. Schweitzer discloses means for making the apparatus transparent Claims 14-16. to received data from one or more than one port. Also disclosed is a communication port 40 connected to internal modem wherein it in known that external telephone lines may be connected to modern for transmission (see col. 3, lines 46 where port 42 may be connected to port 41 via a null modem and is transparent to the received data). Schweitzer discloses circuitry that includes buffer storage for each Claims 17-20. port and other means for temporarily received storing data and long term non-volatile memory (RAM etc.) (see col. 5, lines 63 through col. 6, lines 1-8).

Allowable Subject Matter

- 6. Claims 21-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Yalla et al. (US 5,224,011); Bealkowski et al. (US 5,210,875).

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8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Afsar M. Qureshi whose telephone number is (571) 272

3178.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Field Lynn can be reached on (571) 272 2092. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status

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Customer Service Representative or access to the automated information system, call

800-786-9199 (IN USA OR CANADA) or 571-272-1000.

AFSAR QURESHI

3/5/2007